PTOGREZ (12.6)
Approved for use through 7/31/2006, OMB 0851-0810
U.S. Patent and TTademark Office; U.S. DEPARTMENT OF COMMERCE.
Under the Pepervenk Reduction Act of 1985, no persons are required to respond to a collection of information unless displaye a well-office order in the Pepervenk Reduction Act of 1985, no persons are required to respond to a collection of information unless displaye a well-office order in the Pepervenk Reduction Act of 1985, no persons are required to respond to a collection of information unless displayes a well-office order in the Pepervenk Reduction Act of 1985, no persons are required to respond to a collection of information unless displayes a well-office order in the Pepervenk Reduction Act of 1985, no persons are required to respond to a collection of information unless displayes and sold office order in the Pepervenk Reduction Act of 1985, no persons are required to respond to a collection of information unless displayes and sold office order in the Pepervenk Reduction Act of 1985, no persons are required to respond to a collection of information unless displayes and sold office order in the Pepervenk Reduction Act of 1985, no persons are required to respond to a collection of information unless displayes and the Pepervenk Reduction Act of 1985, no persons are required to respond to a collection of information unless displayes and the Pepervenk Reduction Act of 1985, no persons are required to respond to a collection of information unless displayes and the Pepervenk Reduction Act of 1985, no persons are required to respond to the Pepervenk Reduction Act of 1985, no persons are required to respond to the Pepervenk Reduction Act of 1985, no persons are required to respond to the Pepervenk Reduction Act of 1985, no persons are required to respond to the Pepervenk Reduction Act of 1985, no persons are required to respond to the Pepervenk Reduction Act of 1985, no persons are required to the Pepervenk Reduction Act of 1985, no persons are required to the Pepervenk Reduction Act of 1

PETITION FOR EXTENSION OF TIME UNDER 37 CFR 1.136(a)			Docket Number (Optional)	
FY 2011 (Fees pursuant to the Consolidated Appropriations Act, 2005 (H.R. 4818).)			034201.006	
Application Number 10/585,409			Filed July 7, 2006	
For ENGINE TRANSITION TEST INSTRUMENT AND METHOD				
Art Unit 2164 Confirmation No.: 2745		Examiner Hung T. Havan		
This is a request under the provisions of 37 CFR 1.136(a) to extend the period for filing a reply in the above identified application. The requested extension and fee are as follows (check time period desired and enter the appropriate fee below):				
⊠ (One month (37 CFR 1.17(a)(1))	<u>Fee</u> \$130	Small Entity Fee \$65	\$ <u>130.00</u>
<u> </u>	Two months (37 CFR 1.17(a)(2))	\$490	\$245	\$
	Three months (37 CFR 1.17(a)(3))	\$1110	\$555	\$
	Four months (37 CFR 1.17(a)(4))	\$1730	\$865	\$
	Five months (37 CFR 1.17(a)(5))	\$2350	\$1175	\$
l am the ☐ applicant/inventor. ☐ assignee of record of the entire interest. See 37 CFR 3.71 Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96). ☐ attorney or agent of record. Registration Number 35.046 ☐ attorney or agent under 37 CFR 1.34				
September 8, 2011 Signature Date				
Thomas G. Wiseman		Date (202) 263-4300		
Typed or printed name Telephone Number				
NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more than one signature is required, see below.				
☐ Total of forms are submitted.				